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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/743,851	12/22/2003		Jean-Marie Tran	871.0118.U1(US)	9087
29683	7590	10/13/2006		EXAMINER	
		MITH, LLP	WILLIAMS, LAWRENCE B		
4 RESEARCH DRIVE SHELTON, CT 06484-6212				ART UNIT	PAPER NUMBER
				2611	

DATE MAILED: 10/13/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)					
		10/743,851	TRAN, JEAN-MA	TRAN, JEAN-MARIE				
	Office Action Summary	Examiner	Art Unit					
		Lawrence B. Williams	2611					
Period fo	- The MAILING DATE of this communication r Reply	appears on the cover sheet v	vith the correspondence a	ddress				
WHIC - Exten after: - If NO - Failur Any re	DRTENED STATUTORY PERIOD FOR RE HEVER IS LONGER, FROM THE MAILING sions of time may be available under the provisions of 37 CFI SIX (6) MONTHS from the mailing date of this communication period for reply is specified above, the maximum statutory pe e to reply within the set or extended period for reply will, by st eply received by the Office later than three months after the m of patent term adjustment. See 37 CFR 1.704(b).	C DATE OF THIS COMMUN R 1.136(a). In no event, however, may a riod will apply and will expire SIX (6) MO atute, cause the application to become A	ICATION. reply be timely filed NTHS from the mailing date of this of the company					
Status								
1) 又	Responsive to communication(s) filed on $\underline{0}$	4 August 2006.						
	This action is FINAL . 2b)⊠ This action is non-final.							
·	<i>,</i> —		tters, prosecution as to the	e merits is				
	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
	on of Claims		·					
	 Claim(s) <u>1-33</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 							
_	✓ Claim(s) <u>33</u> is/are allowed.							
·	· <u>_</u>							
	Claim(s) <u>4-5,7,26-27,29</u> is/are objected to. Claim(s) are subject to restriction and/or election requirement.							
٥,۵	are subject to restriction ar	aror election requirement.						
Application	on Papers							
9)☐ The specification is objected to by the Examiner.								
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.								
	Applicant may not request that any objection to	the drawing(s) be held in abeya	ance. See 37 CFR 1.85(a).					
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) 🔲 -	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority u	nder 35 U.S.C. § 119							
12) 🔲 /	Acknowledgment is made of a claim for fore	eign priority under 35 U.S.C.	§ 119(a)-(d) or (f).					
	☐ All b)☐ Some * c)☐ None of:		3					
, –	1. Certified copies of the priority docum	ents have been received.						
	2. Certified copies of the priority docum		Application No					
	3. Copies of the certified copies of the		· ·	l Stage				
	application from the International Bu			3				
* S	ee the attached detailed Office action for a	` ' ''	t received.					
Attachment	(6)							
Attachment	(s) e of References Cited (PTO-892)	A)	Summan (DTO 442)					
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date								
3) 🛛 Infom	nation Disclosure Statement(s) (PTO/SB/08)	5) D Notice of	Informal Patent Application					
Paper No(s)/Mail Date 6)								

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments with respect to claims 1-33 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-3, 8-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicant's Admitted Prior Art in view of Bottomley et al. (US 2004/0213363 A1).
- (1) With regard to claim 1, Applicant's Admitted prior Art teaches a method to receive a code division multiple access (CDMA) signal from a radio channel, comprising: inputting a CDMA signal received through the radio channel to a searcher; and processing the received signal in the searcher to obtain a multi-path profile of the radio channel. Applicant's Admitted Prior art does not explicitly teach where processing comprises at least partially removing an effect of at least one of a transmit and a receive filter on the multi-path profile, though the prior art does teach "a conventional searcher produces the multi-path profile using a convolution of the transmit/receive filters and the radio channel" (pg. 2, lines 3-4). By using convolution the prior art is in fact applying a concept of matched filtering; ie; applying filter with an impulse response

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which is a time-reversal version of the transmit filter which amounts to applicant's "removing an effect of at least one of a transmit and a receive filter on the multipath profile".

However, Bottomley et al. teaches methods and receivers that estimate multi-path delays by removing signal rays from a power-delay profile where processing comprises at least partially removing an effect of at least one of a transmit and a receive filter on a multi-path profile (paragraphs 0024, 0034-0035, claims 13, 23).

It would have been obvious to one skilled in the art at the time of invention to incorporate the teachings of Bottomley et al. as a method of improving the accuracy of signal path delays (pg. 1, paragraph 0010).

- (2) With regard to claim, Applicant's Admitted Prior Art also teaches a method as in claim 1, further comprising outputting the multi-path profile to a controller for use in making demodulator finger assignments (pg. 1, lines 16-18).
- (3) With regard to claim 3, Bottomley et al. also discloses a method as in claim 1, where at least partially removing comprises passing the received CDMA signal through a filter selected to have a filter characteristic that approximates an inverted amplitude or power response (magnitude squared block) of the at least one of the transmit and a receive filter (pg. 3, paragraph 0030).

It would have been obvious to one skilled in the art at the time of invention to incorporate the teachings of Bottomley et al. as a method of improving the accuracy of signal path delays (pg. 1, paragraph 0010).

(4) With regard to claim 8, Bottomley et al. also teaches in Fig. 2, element 18 where at least partially removing is performed by searched hardware (403).

It would have been obvious to one skilled in the art at the time of invention to incorporate the teachings of Bottomley et al. as a method of improving the accuracy of signal path delays (pg. 1, paragraph 0010).

(5) With regard to claim 9, though Bottomley et al. does not explicitly teach the at least partially removing is performed by a data processor that is external to the searcher, such a method would be a design choice of applicant since the effect would be the same.

It would have been obvious to one skilled in the art at the time of invention to incorporate the teachings of Bottomley et al. as a method of improving the accuracy of signal path delays (pg. 1, paragraph 0010).

- 4. Claims 10-16, 21-25, 30-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicant's Admitted Prior Art in view of Bottomley et al. (US 2004/0213363 A1).
- (1) With regard to claim 10, Applicant's Admitted Prior Art teaches in Fig. 2, an apparatus to receive a code division multiple access (CDMA) signal from a radio channel, comprising: a receiver front end (106) for receiving a CDMA signal from the radio channel; said receiver front end comprising at least one receiver filter (106A-B) and outputting a digital representation of a radio channel multi-path profile to a control function (pg. 1, lines 16-18).

However, Applicant's Admitted Prior Art does not teach a deconvolution searcher block having an input coupled to an output of the receiver front end for inputting a received signal and an output for outputting a digital representation of a radio channel multi-path profile to a control function, said deconvolution searcher block comprising a unit for processing the received signal to at least partially remove an effect of at least said receiver filter on the multi-path profile.

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However, Bottomley et al. teaches in Fig. 1, a deconvolution searcher block (elements 16, 18, 20) having an input coupled to an output of a receiver front end for inputting a received signal and an output for outputting, said deconvolution searcher block comprising a unit (18) for processing the received signal to at least partially remove an effect of at least said receiver filter on the multi-path profile (paragraphs 0024, 0034-0035, claims 13, 23).

It would have been obvious to one skilled in the art at the time of invention to incorporate the teachings of Bottomley et al. as a method of improving the accuracy of signal path delays (pg. 1, paragraph 0010).

(2) With regard to claim 11, Bottomley et al. also discloses where said unit (18) for processing the received signal also at least partially removes an effect of a transmitter filter on the multi-path profile (paragraphs 0024, 0034-0035, claims 13, 23).

It would have been obvious to one skilled in the art at the time of invention to incorporate the teachings of Bottomley et al. as a method of improving the accuracy of signal path delays (pg. 1, paragraph 0010).

- (3) With regard to claim 12, Applicant's admitted prior art also discloses where said receiver is located at a mobile station (pg. 1, line 16), and where said transmitter is located at a base station (pg. 2, line 3).
- (4) With regard to claim 13, though Applicant's Admitted Prior Art discloses the transmitter and receiver in opposite locations, one skilled in the art would inherently apply the prior art to both base and mobile since both comprises transceivers and thus realize the same problem.

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(5) With regard to claim 14, Applicant's Admitted Prior Art also teaches where said control function uses the multi-path profile when making demodulator finger assignments (pg. 1, lines 16-18).

(6) With regard to claim 15, Bottomley et al. also discloses a filter having a filter characteristic that approximates an inverted amplitude response (magnitude squared apparatus) of at least said receiver filter (pg. 3, paragraphs 0023, 0030).

It would have been obvious to one skilled in the art at the time of invention to incorporate the teachings of Bottomley et al. as a method of improving the accuracy of signal path delays (pg. 1, paragraph 0010).

(7) With regard to claim 16, Bottomley et al. also discloses where said unit of said deconvolution searcher comprises a filter having a filter characteristic that approximates an inverted response of said receiver filter and said transmitter filter (pg. 3, paragraph 0035).

It would have been obvious to one skilled in the art at the time of invention to incorporate the teachings of Bottomley et al. as a method of improving the accuracy of signal path delays (pg. 1, paragraph 0010).

- (8) With regard to claim 21, claim 21 discloses limitations similar to those disclosed in claim 10. Therefore a similar rejection applies.
- (9) With regard to claim 22, claim 22 discloses limitations similar to those disclosed in claim 11. Therefore a similar rejection applies.
- (10) With regard to claim 23, claim 23 discloses limitations similar to those disclosed in claim 14. Therefore a similar rejection applies.

- (11) With regard to claim to 24, claim 24 discloses limitations similar to those disclosed in claim 15. Therefore a similar rejection applies.
- (12) With regard to claim 25, claim 25 discloses limitations similar to those disclosed in claim 16. Therefore a similar rejection applies.
- (13) With regard to claim 30, Bottomley et al. also teaches in Fig. 1, where at least partially removing is performed by searched hardware (elements 16, 18, 20).

It would have been obvious to one skilled in the art at the time of invention to incorporate the teachings of Bottomley et al. as a method of improving the accuracy of signal path delays (pg. 1, paragraph 0010).

- (14) With regard to claim 31, though Bottomley et al. does not explicitly teach where the unit is implemented in control function software, it is well-known in the art to implement hardware functions in software for reliability and compactness and thus such a limitation would not constitute an inventive step.
- 5. Claim 32 is rejected under 35 U.S.C. 103(a) as being unpatentable over Applicant's Admitted Prior Art in view of Bottomley et al. (US 2004/0213363 A1).

Applicant's Admitted Prior art discloses in a mobile station, a method to reduce an amount of data provided to a finger assignment algorithm, comprising: inputting a CDMA signal received through a radio channel to a searcher; and processing the received signal in the searcher to generate output data for the finger assignment algorithm that represents a multi-path profile of the radio channel, where processing comprises passing the received CDMA signal through a

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filter selected to have a filter characteristic that approximates an inverted response of at least one of a base station transmit filter.

Applicant's Admitted Prior art is silent as to at least one mobile station receive filter so as to reduce an occurrence of multi-path sidelobes in the output data.

However, Bottomley et al. discloses at least one mobile station receive filter used to reduce an occurrence of multi-path sidelobes in the output data (pg. 2, paragraph 0023, pg. 3, paragraph 0036).

It would have been obvious to one skilled in the art at the time of invention to incorporate the teachings of Bottomley et al. as a method of improving the accuracy of signal path delays (pg. 1, paragraph 0010).

Allowable Subject Matter

- 6. Claim 33 is allowed.
- 7. Claims 4-5, 7, 26-27, 29 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 8. The following is a statement of reasons for the indication of allowable subject matter:

 The instant application discloses a method and apparatus for receiving a CDMA signal from a radio channel. A search of the prior art has failed to teach a method or apparatus comprising:

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" processing the received signal in the searcher to generate output data for the finger assignment algorithm that represents a multi-path profile of the radio channel, where processing comprises passing the received CDMA signal through a processor unit that operates in accordance with a least squares criterion to derive the radio channel multi-path profile x from a searcher profile y, where y = F * x + v, where v is a noise vector and F is a transmit/receive matrix, so as to reduce an occurrence of multi-path sidelobes in the output data" as disclosed in claim 33 or "where at least partially removing comprises passing the received signal through a processing unit that uses a least squares criterion to derive the radio channel multi-path profile x from a searcher profile y, where y = F * x + v, where v is a noise vector and F is a transmit/receive matrix" as disclosed in claims 4, 17, 26.

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Conclusion

- 9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- a.) Tesfai et al. discloses in US 2003/0165187 A1 System And Method For Joint Maximal Ratio Combining Using Time-Domain Based Signal Processing.
 - b.) McCarty, Jr. discloses in 6,628,728 B1 Nyquist Filter And Method.
- 10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lawrence B Williams whose telephone number is 571-272-3037. The examiner can normally be reached on Monday-Friday (8:00-5:00).

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ghayour Mohammad can be reached on 571-272-3021. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Lawrence B. Williams

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October 10, 2006